



TRANSMITTAL LETTER  
(General - Patent Pending)

Docket No.  
17412

Re Application Of: Hideyuki Hayashi

Application No.	Filing Date	Examiner	Customer No.	Group Art Unit	Confirmation No.
10/771,727	February 4, 2004	Carramah J. Quiett	23389	2622	4048

Title: **OPERATION LIMITING TECHNIQUE FOR A CAMERA-EQUIPPED MOBILE COMMUNICATION TERMINAL**

COMMISSIONER FOR PATENTS:

Transmitted herewith is:

**Response to Election of Species Requirement**

in the above identified application.

- No additional fee is required.
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- The Director is hereby authorized to charge and credit Deposit Account No. **19-1013/SSMP** as described below.
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Signature

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Dated: June 7, 2007

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on

June 7, 2007

(Date)

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**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant: Hideyuki Hayashi

Examiner: Carramah J. Quiett

Serial No.: 10/771,727

Art Unit: 2622

Filed: February 4, 2004

Docket: 17412

For: OPERATION LIMITING TECHNIQUE FOR  
A CAMERA-EQUIPPED MOBILE  
COMMUNICATION TERMINAL

Dated: June 7, 2007

Conf. No.: 4048  
  
Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA. 22313-1450

**RESPONSE TO ELECTION OF SPECIES REQUIREMENT**

Sir:

In response to a SPECIES ELECTION REQUIREMENT of the U.S. Patent and Trademark Office mailed on May 7, 2007, Applicant provisionally elects the claims of Species IV shown in FIG. 10 for continued prosecution herein:

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**CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)**

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on June 7, 2007.

Dated: June 7, 2007

Thomas Spinelli



FIG. 1 – 18 are present in the above-captioned application and have been subjected to restriction under 35 U.S.C. § 121. Specifically, the Official Action avers that:

Species I, FIG. 1 – 5, directed to a network system employing an operation limiting system and a camera-equipped mobile communication terminal used in an operation limiting system;

Species II, FIG. 6 and 7, directed to a camera-equipped mobile communication terminal used in an operation limiting system including an emergency communication detector;

Species III, FIG. 8 and 9, directed to a camera-equipped mobile communication terminal used in an operation limiting system including a face recognizer and a face image database;

Species IV, FIG. 10, directed to a camera-equipped mobile communication terminal used in an operation limiting system including an emergency communication detector, a face recognizer, and a face image database;

Species V, FIG. 11 – 14, directed to a network system employing an operation limiting system including a Global Positioning System;

Species VI, FIG. 15, directed to a camera-equipped mobile communication terminal used in an operation limiting system including a Global Positioning System;

Species VII, FIG.16, directed to a camera-equipped mobile communication terminal used in an operation limiting system including an emergency communication detector and a Global Positioning System;

Species VIII, FIG. 17, directed to a camera-equipped mobile communication terminal used in an operation limiting system including a Global Positioning System, a face recognizer, and a face image database; and

Species IX, FIG. 18, directed to a camera-equipped mobile communication terminal used in an operation limiting system including an emergency communication detector, a Global Positioning System, a face recognizer, and a face image database.

It is the Examiner's position that the inventions listed as Species I – IX are distinct from each other.

In response to the Examiner's requirement for Election, Applicant provisionally elects to prosecute the subject matter of Species IV, embodied in Claims 1 – 10, 16, 17, 20 – 22 and 24 - 32. Claims 1 – 7, 10, 20 – 22, 24 – 29 and 32 are believed to be generic. Applicant reserves the right under 35 U.S.C. § 121 to file one or more divisional applications directed to the non-elected claims in this application and/or consideration of additional species under 37 C.F.R. §1.141.

In view of the foregoing, an examination on the merits of the elected claims, at an early date, is earnestly solicited.

Respectfully submitted,

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